PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Docket No.: HOFFMANN-6

In re Application of:)
FRANK HOFFMANN et al.)
Appl. No.: 10/567,306	{
Int. Filing Date: July 15, 2004) Confirmation No.: 4897
For: METHOD FOR CONTROLLED APPLICATION OF A STATOR CURRENT	}
SET POINT VALUE AND OF A TORQUE	i
SET POINT VALUE FOR A CONVERTER-	j
FED ROTATING-FIELD MACHINE)

INFORMATION DISCLOSURE STATEMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR

In accordance with 37 C.F.R. 1.56, applicant wishes to call the attention of attention of the Examiner to the references listed on enclosed form PTO-1449 which were cited in the instant specification, in the international Search Report issued by the European Patent Office with regard to the corresponding international patent application No. PCT/EP2004/007925 and in a German Office Action issued by the German Patent Office with regard to the corresponding German patent application No. 103 36 068.9, respectively. Applicant does not admit that any of the cited documents constitutes prior art against the pending application.

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Copies of these references are submitted herewith along with form PTO-1449. The Examiner is requested to initial the attached form PTO-1449 and to return a copy of the initialed document to the undersigned as an indication that the attached references have been considered and made of record.

- [] This Information Disciosure Statement is filed within three months of the filing date of a national application other than a continued prosecution application under 1.53(d), so that no fee under 37 C.F.R. §1.97 is due.

 [X] This Information Disciosure Statement is filed within three months of the date of entry of the national stage as set forth in 1.491 in an International application, so that no fee under 37 C.F.R. §1.97 is due.

 [] This Information Disciosure Statement is filed before the mailing of a first Office Action on the merits, so that no fee under 37 C.F.R. §1.97 is due.
- [] This Information Disclosure Statement is filed before the mailing of a first Office Action after the filing of a request for continued examination under §1.114, so that no fee under 37 C.F.R. §1.97 is due.
- This Information Disclosure Statement is filed after the issuance of a first office but before issuance of a final action under §1.113, or a notice of allowance under §1.311.
- This Information Disclosure Statement is submitted after the mailing of a final action or a notice of allowance, but before payment of the issue fee.
- The undersigned submits the following statement requesting consideration of this statement:

The undersigned hereby states:

- That each item of information contained in the information disclosure statement
 was first cited in any communication from a foreign patent office in a
 counterpart foreign application not more than three months prior to the filing of
 the information disclosure statement;
- [] That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the statement

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> after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in §1.56(c) more than three months prior to the filing of the information disclosure statement.

- [] The fee of \$180.00 set forth in 1.17(p).
- The Commissioner is hereby authorized to charge the fee as set forth in 1.17(p), and any additional fees which may be required, or credit any overpayment to Deposit Account No. 06-0502.
- [X] The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment to Deposit Account No. 08-0502.

In order to satisfy the requirement under 37 C.F.R. §1.98(a)(3) for a concise explanation of the relevance of each item of information, applicant herewith submits a copy of the international Search Report. In addition, applicant notes with respect to any information that is not in English language as follows:

Publication "Direkte Drehmomentregelung von Drehstromantrieben" [Direct torque control for three-phase drives] describes a direct torque control. This direct torque control [DTC] is based on the theories of field-oriented control of asynchronous machines and of direct self-regulation. In the case of direct torque control, the motor and the inverter are largely integrated.

The above-identified application discloses and claims an invention patentable over this prior art. Entry of the references above set forth into the file of the above application is believed to be in order and is respectfully requested.

> By: Henry M. Feiereisen Agent for Applicant Reg. No. 31.084

Respectfully submitted

Date: May 5, 2006 350 Fifth Avenue, Suite 4714 New York, N.Y. 10118 (212) 244-5500/HMF:af

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*Examiner: Initial if citation considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

pages 211 to 218

Examiner:

Stromichterspeisung* [Direct self-regulation (DSR) for highly dynamic rotating field drives with a converter feed], M. Depenbrock*, etzArchiv, Vol. 7 (1985), Issue 7,

Direkte Drehmomentregelung von Drehstromantrieben* [Direct torque control for three-phase drives], ABB Technik, No. 3, 1995, pages 19 to 24

Date considered: